UNITED STATES DISTRICT COURT

EASTERN	PENNSYLVANIA	PENNSYLVANIA		
UNITED STATES OF AMERICA V.	JUDGMENT I	N A CRIMINAL CASE		
JOHN P. KAROLY, JR.	Case Number:	DPAE2:08CR0005	92-001	
	USM Number:	64179-066		
	Robert E. Goldma	an, Esq.		
THE DEFENDANT:	Defendant's Attorney			
X pleaded guilty to count(s) 1, 2 and 3 of the Super-	seding Indictment.			
pleaded nolo contendere to count(s) which was accepted by the court.				
X was found guilty on count(s) 7, 8, 9, 10, 11, 12, 1 after a plea of not guilty.	13, 14 and 15 of the Superseding	Indictment.		
The defendant is adjudicated guilty of these offenses:				
Title & Section 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 16:7206(1) 17:81141 18:1341 18:1341 18:1341 18:1341 19:81341 10:81341 10:81341 11:81341 12:81341 13:81341 14:81341 15:81341 16:81341 16:81341 17:81341 17:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:81341 18:813	deral Tax Returns deral Tax Returns 2 through 7 of this is X are dismissed on the number of this distributed States attorney for this distributed.	rict within 30 days of any change	of name, residence	
	Date of Imposition of Signature of Judge	el, U.S. District Judge Judge		
	Date			

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DEFENDANT: CASE NUMBER: JOHN P. KAROLY, JR. DPAE2:08CR000592-001

ADDITIONAL COUNTS OF CONVICTION

Title & Section	Nature of Offense	Offense Ended	<u>Count</u>
18:1956(a)(1) and 18:2	Money Laundering and Aiding and Abetting	2/21/2007	10s
18:1956(a)(1) and 18:2	Money Laundering and Aiding and Abetting	9/21/2007	11s
18:1956(a)(1) and 18:2	Money Laundering and Aiding and Abetting	9/26/2007	12s
18:1957 and 18:2	Engaging in Monetary Transactions in Property Derived	2/21/2007	13s
	From Specified Unlawful Activity		
18:1957 and 18:2	Engaging in Monetary Transactions in Property Derived	9/21/2007	14s
	From Specified Unlawful Activity		
18:1957 and 18:2	Engaging in Monetary Transactions in Property Derived	9/26/2007	15s
	From Specified Unlawful Activity		

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DEFENDANT: CASE NUMBER:

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JOHN P. KAROLY, JR. DPAE2:08CR000592-001

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:

36 months, as to each of counts 1s, 2s and 3s, to run concurrently and 78 months, to run concurrently, as to each of counts 7s, 8s, 9s, 10s, 11s, 12s, 13s, 14s and 15s; all to run concurrently for a total term of 78 months imprisonment.

X	The court makes the following recommendations to the Bureau of Prisons:			
	The Court recommends that the defendant be placed in an institution with adequate medical facilities to manage the defendant's medical conditions. If possible, the Court recommends that the defendant be placed at the U. S. Penitentiary at Canaan, Pennsylvania. In the event that placement at USP Canaan is not possible, the Court recommends that the defendant be placed in an institution within 100 miles of Allentown, PA. The Court's primary concern is that the defendant be placed in an institution with medical facilities adequate to manage the defendant's medical conditions.			
	The defendant is remanded to the custody of the United States Marshal.			
	The defendant shall surrender to the United States Marshal for this district:			
	a.m. p.m. on			
	as notified by the United States Marshal.			
X	X The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:			
	X before 2 p.m. on July 6, 2010 .			
	as notified by the United States Marshal.			
	as notified by the Probation or Pretrial Services Office.			
	RETURN			
I have exe	ecuted this judgment as follows:			
	Defendant delivered to			
at	, with a certified copy of this judgment.			
	UNITED STATES MARSHAL			
	By			

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DEFENDANT: JOHN P. KAROLY, JR. CASE NUMBER: DPAE2:08CR000592-001

SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of:

1 year, as to each of counts 1s, 2s and 3s, to run concurrently and 3 years, to run concurrently, as to counts 7s, 8s, 9s, 10s, 11s, 12s, 13s, 14s and 15s; all to run concurrently for a total term of 3 years supervised release.

The defendant must report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state or local crime.

The defendant shall not unlawfully possess a controlled substance. The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.

- The above drug testing condition is suspended, based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)
- X The defendant shall not possess a firearm, ammunition, destructive device, or any other dangerous weapon. (Check, if applicable.)
- X The defendant shall cooperate in the collection of DNA as directed by the probation officer. (Check, if applicable.)
- The defendant shall register with the state sex offender registration agency in the state where the defendant resides, works, or is a student, as directed by the probation officer. (Check, if applicable.)
- ☐ The defendant shall participate in an approved program for domestic violence. (Check, if applicable.)

If this judgment imposes a fine or restitution, it is a condition of supervised release that the defendant pay in accordance with the Schedule of Payments sheet of this judgment.

The defendant must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached page.

STANDARD CONDITIONS OF SUPERVISION

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation, unless excused by the probation officer for schooling, training, or other acceptable reasons;
- 6) the defendant shall notify the probation officer at least ten days prior to any change in residence or employment;
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any controlled substance or any paraphernalia related to any controlled substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- 9) the defendant shall not associate with any persons engaged in criminal activity and shall not associate with any person convicted of a felony, unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court; and
- as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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JOHN P. KAROLY, JR.

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ADDITIONAL SUPERVISED RELEASE TERMS

- 1.) The defendant shall contribute 80 hours of community service work as directed by the probation officer.
- 2.) The defendant shall provide the U.S. Probation Office with full disclosure of his financial records to include yearly income tax returns upon the request of the U.S. Probation Officer. The defendant shall cooperate with the probation officer in the investigation of his financial dealings and shall provide truthful monthly statements of his income.
- 3.) The defendant is to fully cooperate with the Internal Revenue Service by filing all delinquent or amended returns and by timely filing all future returns that come due during the period of supervision. The defendant is to properly report all correct taxable income and claim only allowable expenses on those returns. The defendant is to furnish the Internal Revenue Service with information pertaining to all assets and liabilities, and the defendant is to fully cooperate by paying all taxes, interest and penalties due, and otherwise comply with the tax laws of the United States.
- 4.) The defendant is prohibited from incurring any new credit charges or opening additional lines of credit without the approval of the probation officer, unless the defendant is in compliance with a payment schedule for any fine or restitution obligation. The defendant shall not encumber or liquidate interest in any assets unless it is in direct service of the fine or restitution obligation or otherwise has the express approval of the Court.
- 5.) It is further ordered that the defendant shall make restitution in the total amount of \$2,004,414.81. Payments should be made payable to "Clerk, U.S. District Court", for distribution to the following victims in the following descending order of priority:

IRS - RACS Attn: Mail Stop 6261, Restitution 333 W. Pershing Avenue Kansas City, MO 64108

\$1,577,443.00*

Lehigh Valley Community Foundation 961 Marcon Blvd. Suite 300 Allentown, PA 18109 \$426, 971.81**

- * The defendant paid \$511,000.00 towards this restitution amount on May 3, 2010. The remaining balance due to the Internal Revenue Service is \$1,066,443.00.
- ** The defendant paid \$417,433.81 towards this restitution amount on May 6, 2010. The remaining balance due to the Lehigh Valley Community Foundation is \$9,538.00.
- 6.) The restitution is due immediately and shall be paid in full within 30 days of sentencing.
- 7.) It is further ordered that the defendant shall pay to the United States a fine of \$12,500.00. The fine is due immediately and shall be paid in full within 30 days of sentencing.
- 8.) The defendant shall notify the United States Attorney for this district within 30 days of any change of mailing address or residence that occurs while any portion of the fine or restitution remains unpaid.
- 9.) It is further ordered that the defendant shall pay to the United States a total special assessment of \$1,200.00, which shall be due immediately.

AO 245B	(Rev. 06/05) Judgment in a Criminal Case
	Sheet 5 — Criminal Monetary Penalties

JOHN P. KAROLY, JR.

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CRIMINAL MONETARY PENALTIES

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The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

TO	TALS \$	Assessment 1,200.00	9	Fine 12,500.00		<u>Restitution</u> 2,004,414.81
	The determina after such dete		n is deferred until	An Amended Judgmer	nt in a Crimino	al Case (AO 245C) will be entered
	The defenda	ınt must make	e restitution (including co	ommunity restitutio	n) to the follo	owing payees in the amount
	specified oth	nerwise in the	partial payment, each pay priority order or percen ctims must be paid befor	tage payment colum	ın below. Ho	y proportioned payment, unless wever, pursuant to 18 U.S.C.
IRS Attr Res 333	me of Payee - RACS n: Mail Stop titution W. Pershing asas City, MO	g Ave.	<u>Total Loss*</u> 1,577,443.00	Restitution (Ordered 77,443.00	Priority or Percentage 100%
Co 961 Suit	igh Valley ommunity Fo Marcon Blv te 300 entown, PA 09		426,971.81	42	26,971.81	100%
TO	TALS	\$	2004414.81	\$20	04414.81	
	Restitution am	nount ordered pu	ursuant to plea agreement \$			
	fifteenth day a	ifter the date of		U.S.C. § 3612(f). All o		n or fine is paid in full before the ptions on Sheet 6 may be subject
	The court dete	ermined that the	defendant does not have the	ability to pay interest an	nd it is ordered th	hat:
	the interes	st requirement is	s waived for the	restitution.		
	the interes	st requirement fo	or the fine res	titution is modified as f	follows:	

DEFENDANT:

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SCHEDULE OF PAYMENTS

Hav	ving a	assessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows:
A		Lump sum payment of \$ due immediately, balance due
		not later than , or in accordance C, D, E, or F below; or
В		Payment to begin immediately (may be combined with $\square C$, $\square D$, or $\square F$ below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	X	Special instructions regarding the payment of criminal monetary penalties:
		The defendant shall make restitution in the total amount of \$2,004,414.81. Payments should be made to "Clerk, U.S. District Court" for distribution to the victims. The defendant paid \$511,000.00 on May 3, 2010 towards the restitution to the Internal Revenue Service and owes a balance of \$1,066,443.00. The defendant paid \$417,433.81 on May 6, 2010 towards the restitution to the Lehigh Valley Community Fund and owes a balance of \$9,538.00. The defendant shall pay to the United States a fine of \$12,500.00. The restitution and fine are due immediately and shall be paid in full within 30 days of sentencing. It is further ordered that the defendant pay to the United States a total special assessment of \$1200.00, due immediately.
Unl duri Fina	ess th ng im incial	the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due apprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate I Responsibility Program, are made to the clerk of the court.
The	defe	ndant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Def	ent and Several Sendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.
	The	defendant shall pay the cost of prosecution.
	The	defendant shall pay the following court cost(s):
	The	defendant shall forfeit the defendant's interest in the following property to the United States:
Pay: (5) f	nents ine ir	shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, iterest, (6) community restitution, (7) penalties, and (8) costs, including cost of prosecution and court costs.